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13	Attorneys for Defendant SUPER LUCKY CASINO, INC.		
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	LINITED STATES	S DISTRICT COURT	
15		S DISTRICT COURT	
		S DISTRICT COURT DISTRICT OF CALIFORNIA	
15	FOR THE NORTHERN I	DISTRICT OF CALIFORNIA	
15 16 17	FOR THE NORTHERN I DAN VIGDOR, an individual; STEPHEN	Case No.: 16-cv-05326-HSG	
15 16	FOR THE NORTHERN I	DISTRICT OF CALIFORNIA	
15 16 17	FOR THE NORTHERN I DAN VIGDOR, an individual; STEPHEN BRADWAY, an individual,	Case No.: 16-cv-05326-HSG [Hon. Haywood S. Gilliam, Presiding, Rm 10] STIPULATION AND ORDER TO	
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15 16 17 18 19	FOR THE NORTHERN I DAN VIGDOR, an individual; STEPHEN BRADWAY, an individual, Plaintiffs, v. SUPER LUCKY CASINO, INC., a California	Case No.: 16-cv-05326-HSG [Hon. Haywood S. Gilliam, Presiding, Rm 10] STIPULATION AND ORDER TO CONTINUE AMENDED PLEADING DEADLINE (Declaration of Robert Estrin filed concurrently	
15 16 17 18 19 20 21	FOR THE NORTHERN I DAN VIGDOR, an individual; STEPHEN BRADWAY, an individual, Plaintiffs, v. SUPER LUCKY CASINO, INC., a California corporation (formerly known as 12 GIGS,	Case No.: 16-cv-05326-HSG [Hon. Haywood S. Gilliam, Presiding, Rm 10] STIPULATION AND ORDER TO CONTINUE AMENDED PLEADING DEADLINE	
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The undersigned parties to this action, by and through their undersigned counsel, hereby agree and stipulate as follows:

WHEREAS, the Court issued a June 23, 2017 Order Granting in Part Motion to Dismiss;

WHEREAS, Plaintiffs Dan Vigdor and Stephen Bradway ("Plaintiffs") and Defendant Super Lucky Casino, Inc. ("Defendant" and together with Plaintiffs, collectively referred to as the "Parties") appeared before the Court for the Case Management Conference on August 1, 2017;

WHEREAS, the Parties met and conferred following guidance from the Court and proposed a stipulation where that the last day to amend the pleadings shall be November 30, 2017 (Document Number 63);

WHEREAS, on August 4, 2017 the Court entered the Parties' stipulation and the last day to amend the pleadings was set at November 30, 2017 (Document Number 64);

WHEREAS, Plaintiffs filed a Third Amended Complaint on August 18, 2017 (Document Number 70);

WHEREAS, Plaintiffs wish to file a Fourth Amended Complaint;

WHEREAS, Plaintiffs requested, and Defendant agreed not to oppose Plaintiffs' request for an extension of one month for the deadline for Plaintiffs to seek leave to amend their complaint;

IT IS HEREBY AGREED AND STIPULATED BY THE PARTIES that the Parties request the Court continue the last day to amend the pleadings from November 30, 2017 to December 30, 2017;

Pursuant to Civil Local Rule 5-1(i)(3), the filer of this document attest that all signatories have concurred in its filing.

IT IS SO STPULATED.

AS STIPULATED BY:

1	Dated: November 2, 2017	MICHELMAN & ROBINSON, LLP
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3		Dyy /a/ Mara Jacobs
4		By: /s/ Marc Jacobs Sanford L. Michelman Marc R. Jacobs
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6		Attorneys for Plaintiffs DAN VIGDOR and STEPHEN BRADWAY
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8	Dated: November 2, 2017	KEKER, VAN NEST & PETERS LLP
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10		Rv. /s/ Renedict V Hur
11		By: <u>/s/ Benedict Y. Hur</u> Benedict Y. Hur Julia L. Allen
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13		Attorneys for Defendant SUPER LUCKY CASINO INC.
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15	IT IS SO ORDERED.	
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17 18	November 2, 2017	Starwood & Gell A
19	110Vellioe1 2, 2017	Hon. Haywood S. Gilliam, Jr.
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